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ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE FIRST NAMED INVENTOR APPLICATION NO. 11/06/2001 625-9937 5137 Bengt Nilsson 09/937,659 **EXAMINER** 7590 12/22/2004 20736 DUONG, THANH P **MANELLI DENISON & SELTER** 2000 M STREET NW SUITE 700 PAPER NUMBER ART UNIT WASHINGTON, DC 20036-3307 1764

DATE MAILED: 12/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Application No. Degraph, 595 NILSSON, BENGT				
Examiner		Application No.	Applicant(s)	
Ton P Duong		09/937,659	NILSSON, BENGT	
The MALING DATE of this communication appears on the cover sheet with the correspondence address = Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Eatherson of an may be available used the provisors of 3 CFR 1.136(s). In no word, however, may a reply be finishly filed to the provisors of 3 CFR 1.136(s). In no word, however, may a reply be finishly filed to the period for reply specified above its less than birthy (30) days, as reply with the statutory reintained of the provisor of 1 this period for reply specified above, the maximum studiety period vall again and value of 1 this period for reply specified above. The marking date of this communication. Failure to reply within the sort or extended period for reply with by statutor, graph and value (parts (9) (MOCHT) for fine mailing date of this communication. Failure to reply within the sort or extended period for reply with by the statutor, and the provision of the communication of the	Office Action Summary	Examiner	Art Unit	
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Paper No(s)/Mail Date 6) Other:	Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal	Date	

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DETAILED ACTION

Applicants' remarks and amendments filed on September 30, 2004 have been carefully considered. Claims 1-10 have been canceled. New claims 11-24 have been added. Claims 11-24 are pending in this application.

Claim Objections

Claims 11-24 are objected to because of the following informalities: the lines are crowded too closely together. Substitute claims with lines one and one-half or double spaced on good quality paper are required See 37 CFR 1.52(b). Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 11-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nilsson (6,062,547) in view of Kohl (4,773,918). Regarding claims 11-16, Nilsson '547 discloses a process for the recovery chemicals and energy the spent liquor obtained in the chemical pulping process (Col. 7, lines 56-60) comprising: gasifying the spent liquor (Col. 5, lines 5-7) under sub-stoichiometric conditions (Equations 1-6, Col. 3 and Col. 4) produce partly at least one phase of

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solid and/or fused material (Col. 6, lines 24-25) and partly at least one phase of a flammable gaseous material (Col. 5, lines 28-29); and separating the phases of solid and/or fused material (compound separated structure 2) from the phase of flammable gaseous material such that the solid and/or fused material is dissolved and collected as product liquid in a product liquid receiver (14); one or more cooling aqueous cooling media are contacted with combustion gas (Col. 5, lines 35-38), which cooling medium is at least partially vaporized or cracked to increase the calorific value of the flammable gaseous material and cooling medium is recovered in the chemical pulping process or in a process of chemicals and energy from the spent liquor (Col. 3, lines 38-45). Nilsson '547 fails to disclose the cooling medium (9) consists of an essentially water-free cooling medium. Kohl '918 teaches the essentially water-free cooling medium or gaseous fuels (oil, petroleum coke, natural gas, volatile hydrocarbons can be added directly to the product gas to raise its heating value (Col. 7, lines 48-55). Thus, it would have been obvious in view of PCT '384 to one having ordinary skill in the art to modify the gasification process of Nilsson '547 with the cooling medium as taught by Kohl '918 in order to increase the heating value of the product gas (flammable gaseous material). Note, the properties of gaseous fuels of Kohl '918 have a much lower temperature than the product gas (flammable gas material); thus, the gaseous fuels act as a cooling medium, which inherently cool the product gas. Regarding claim 17, Nilsson '547 discloses the contact between the flammable gaseous material and the product liquid is avoided (Col. 5, lines 35-36). Regarding claims 18 and 19, Nilsson 547 discloses the cooling

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medium (via nozzle 7) is sprayed into the mixture of solid and/or fused material and flammable gaseous material produced the gasification (Fig. 1), preferably connection the separation of these two phases (Col. 6, lines 24-41) from each other. Regarding claim 20, Nilsson discloses the cooling is carried out a first stage (down-coming tube 2) in connection with the separation the material phases (solidified particles 5 and combustion gas) produced by gasification from each other, where after further cooling carried out in a second stage (cooling in second internal vessel 12, Col. 6, lines 61-67) with a second cooling medium consists essentially of water (Col. 7, lines 45-46). Regarding claim 21, Nilsson '547 discloses the separation in the separation forms a part of the total reaction vessel an essentially even temperature maintained, which temperature corresponds the gasification temperature (Col. 8, lines 1-15). Regarding claim 22. Nilsson '547 fails to disclose an inert gas is added above the product liquid receiver surface to form a protective blanket over the product liquid receiver to prevent carbonation boiling and splashing green liquor from the product liquid receiver. Kohl discloses the benefits of blowing the inert gas down the fuel bed to minimize entrainment of the solids in the gases rising from the fuel bed to create a distinct line of separation between zones (Col. 2, lines 5-9). Thus, it would have been obvious in view of the Kohl to one having ordinary skill in the art to modify the gasification process of the applied references with the inert gas in the fuel bed as taught by Kohl in order to gain the above benefits. Regarding claims 23 and 24, it is best understood by examiner (in view of Applicant's specification on page 5, lines 22-28) that Nilsson '547 discloses the aqueous

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water bath 11 in the second internal vessel 12 adjacent to the receiver liquor 14, and this aqueous water bath cools the solidified particles 5 prior to falling into the product receiving liquor 14 in the vessel 3.

Response to Arguments

Applicant's arguments with respect to claims 1-11 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tom P Duong whose telephone number is (571) 272-2794. The examiner can normally be reached on 8:00AM - 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on (571) 272-1444. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tom Duong December 14, 2004

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Glenn Caldarola

Glenn Patent Examiner

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